

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

RONITA SIMONE-BOMAR
DIOUM,

Plaintiff,

Case No. 14-cv-10077
Hon. Matthew F. Leitman

v.

MASOUD HANNA SESI, et al.,

Defendants.

ORDER ADMINISTRATIVELY CLOSING CASE

This case involves alleged violations of the Fair Labor Standards Act, 29 U.S.C. § 201 *et seq.*, and the Michigan Minimum Wage Law, M.C.L. 408.382 *et seq.* Plaintiff Ronita Simone-Bomar Dioum (“Plaintiff”) brings her claims against two Defendants: BFC Management Company (“BFC”) and its principal stockholder and President, Masoud Hanna Sesi (“Sesi”).

On October 9, 2014, a Chapter 11 petition was filed on behalf of BFC in the United States Bankruptcy Court for the Eastern District of Michigan (the “Bankruptcy Court”). (*See* ECF #18.) Pursuant to 11 U.S.C. § 362, that filing automatically stayed the instant action with respect to BFC. (*See* ECF #23.)

Thereafter, on January 13, 2015, a Chapter 11 petition was filed in the Bankruptcy Court on Sesi's behalf. (*See* ECF #27.) Sesi's bankruptcy petition automatically stayed this action with respect to Sesi. *See* 11 U.S.C. § 362.

Because the instant action has now been stayed indefinitely with respect to both defendants, **IT IS ORDERED** that the Clerk of the Court shall **ADMINISTRATIVELY CLOSE** this matter without prejudice. This closing is for statistical purposes only and does not constitute a dismissal or a decision on the merits. Any party may reopen the action by providing the Court with notice that the bankruptcy proceedings as to BFC and/or Sesi have terminated and the bankruptcy stay has been lifted.

IT IS SO ORDERED.

s/Matthew F. Leitman

MATTHEW F. LEITMAN

UNITED STATES DISTRICT JUDGE

Dated: January 28, 2015

I hereby certify that a copy of the foregoing document was served upon the parties and/or counsel of record on January 28, 2015, by electronic means and/or ordinary mail.

s/Holly A. Monda

Case Manager

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